TED DANE (State Bar No. 143195) ted.dane@mto.com PETER E. GRATZINGER (State Bar No. 228764) peter. gratzinger@mto.com ZACHARY M. BRIERS (State Bar No. 287984) zachary.briers@mto.com MUNGER, TOLLES & OLSON LLP 350 South Grand Avenue Fiftieth Floor Los Angeles, California 90071-3426 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Attorneys for Google LLC and YouTube 8 LLC 9 UNITED STATES DISTRICT COURT 10 CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION 11 12 REALTIME ADAPTIVE Case No. 2:18-CV-03629-GW-JC 13 STREAMING LLC, STIPULATION TO EXTEND TIME FOR DEFENDANTS TO SERVE Plaintiff. 14 **INVALIDITY CONTENTIONS AND** ACCOMPANYING DOCUMENT 15 VS. PRODUCTION GOOGLE LLC, and YOUTUBE, LLC, 16 Defendants. Judge: Hon. George H. Wu 17 18 19 WHEREAS, the Scheduling Order in this action currently requires 20 Defendants Google LLC and YouTube, LLC (collectively, "Defendants") to serve 21 their invalidity contentions and accompanying document production on Friday, 22 January 11, 2019 (see ECF No. 36); 23 WHEREAS, Plaintiff Realtime Adaptive Streaming LLC ("Plaintiff") asserts 24 in this case the same five patents that are asserted in the related case pending before 25 this Court, Realtime Adaptive Streaming LLC v. Adobe Systems Inc., Case No. 2:18-26 cv-09344-GW-JC (C.D. Cal.) ("the *Adobe* case"); 27 28

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WHEREAS, although the Scheduling Order in the *Adobe* case generally aligns with the Scheduling Order in this case, the Scheduling Order in the *Adobe* case requires Defendant Adobe Systems Inc. to serve its invalidity contentions and accompanying document production on Friday, January 18, 2019 (*see Adobe* case, ECF No. 54);

WHEREAS, Plaintiff and Defendants now stipulate to extend the deadline for Defendants to serve their invalidity contentions and accompanying document production to Friday, January 18, 2019, to align with the same deadline in the *Adobe* case;

WHEREAS, this stipulation does alter or affect any of the other deadlines in the Scheduling Order in this action (ECF No. 36);

**NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED**, by Plaintiff and Defendants as follows:

- Defendants may have an extension up to and including January 18,
   2019, to serve their invalidity contentions and accompanying document production;
- 2. This stipulation shall not alter or affect any of the other deadlines in the Scheduling Order in this action (ECF No. 36).

1	DATED: January 9, 2019	MUNGER, TOLLES & OLSON LLP	
2		TED DANE PETER E. GRATZINGER	
3		ZACHARY M. BRIERS	
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6		By: /s/ Zachary M. Briers ZACHARY M. BRIERS	
7		Attorneys for Defendants Google LLC and	
8		YouTube LLC	
9	DATED: January 9, 2019	RUSS AUGUST & KABAT	
10			
11			
12		By: /s/ Jay Chung	
13		JAY CHUNG	
14		Attorney for Plaintiff Realtime Adaptive Streaming LLC	
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1	I, Zachary M. Briers, hereby attest that all signatories listed, and on whose		
2	behalf the filing is submitted, concur in the filing's content and have authorized the		
3	filing.		
4			
5	DATED: January 9, 2019 By: /s/ Zachary M. Briers		
6	DATED: January 9, 2019 By: /s/ Zachary M. Briers ZACHARY M. BRIERS		
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